ion over the

Assembly of rol over the tituting the d the site of d on Annapbe and the nited States the cession the express n a concurnd over the all civil and authority of or persons said lands in the same. consent had uch process the United

perty over be exonessessments, uthority of ritory shall nd shall be

of licenses s, passed at enty-seven, osing a tax

ssembly of lay next, it not heing

resident citizens of, or established in business in this State, CHAP. 216. acting as the agent or agents of merchants, manufacturers or others, to sell within the city of Baltimore, by the sample, card or other specimen, any of the articles enumerated in the first section of the act to which this a supplement, or any other commodity whatsoever, without first obtaining a license, in the manner hereinafter prescribed.

SEC. 2. And be it enacted, That if any person or per- Persons violatsons shall violate the provisions of this act, upon conviction, tion thereof, he, she or they, shall forfeit and pay the sum fined \$500. of five hundred dollars, one-half to the use of the informer, who shall be a competent witness, and the other half to be paid to the clerk of the city court of Baltimore, or of Baltimore county court, for the use of the State, to be recovered in the name of the State of Maryland, by action of debt or indictment, in Baltimore city court, or in Baltimore county court, as the case may be.

SEC. 3. And be it enacted, That a license to sell in the mode aforesaid, any of the articles embraced within sell. the provisions of the first section of this act, by reference to the original act, or otherwise, shall be granted by the clerk of Baltimore city court or of Baltimore county court, to any person or person who shall apply therefor, and pay to such clerk, the sum of three hundred dollars, for the use of this State, which license shall authorise the person or persons to whom the same may be granted, to sell in the mode aforesaid, from the day of its date, until the first day of May next, thereafter, and no longer.

SEC. 4. And be it enacted, That from and after the Not lawful to first day of Max next, it shall not be lawful for any to sell, &c. person or persons, to act as brokers in the sale of any description of merchandize, within the city of Baltimore, without first complying with the conditions hereinafter provided; that is to say, that all and every person or persons, carrying on the business of brokers in the sale of merchandize, within the limits of said city, from and after the period aforesaid, shall first obtain from the clerk of Baltimore city or county court, a license therefor, for Obtain license. which he or they, shall pay to the said clerk, the sum of -pay \$300. three hundred dollars, for the use of this State, which license shall continue and be in force until the first day of May, next thereafter, and every broker who shall sell any goods, wares, merchandize or effects, without having paid the license fee required by this act, shall forfeit and pay the sum of five hundred dollars, one-half to the use of the informer, who shall be a competent witness, and she other half to be paid to the clerk of the county or

Per marie

License to